

4079 RF 92

United States Government

Department of Energy

DATE

ACTION

DIST LTR ENC

BENJAMIN, A		
BERMAN, H S		
BRADY, J A		
BRANCH, D B		
CARNIVAL, G J		
COPP, R D		
CORDOVA, R C		
DAVIS, J G		
EVERED, J E		
FERRERA, D W		
GOODWIN, R		
HANNI, B J		
HEALY, T J		
HILBIG, J G		
IDEKER, E H		
KERSH, J M		
KIRBY, W A		
KRIEG, D		
KUESTER, A W		
LEE, E M		
MARX, G E		
MORGAN, R V		
PIZZUTO, V M		
POTTER, G L		
SANDLIN, N B		
SATTERWHITE, D G		
SCHUBERT, A I		
SHEPLER, R L		
SULLIVAN, M T		
SWANSON, E R		
TAN, K G		
WILSON, R B		
WILSON, J M		
ZANE, J O		

Nesta, S X
Shain, D X

Memorandum

AUG 4 10 20 AM '92 Rocky Flats Office

AUG 03 1992

ERD PMP 8889

NEPA/CERCLA Integration at OU 1

Edward M Lee, Director
Environmental Management
EG&G Rocky Flats, Inc

EG&G
ROCKY FLATS PLANT
CORRESPONDENCE CONTROL

In order to keep NEPA analysis for the cleanup activities at OU1 in step with the IAG schedule, we recommend that EG&G evaluate the level of NEPA documentation that will be required for the proposed action and the alternatives that will be analyzed in the FS/CMS as soon as possible. If both the proposed action and the alternatives to be considered in the FS/CMS appear to have no impacts and qualify for a Section D categorical exclusion, then a categorical exclusion can be approved concurrently with FS/CMS approval. If a categorical exclusion would not be appropriate, then NEPA analysis should be incorporated into the FS/CMS analysis when it begins. The Site Wide EIS can provide a fallback position for evaluation of significant impacts if a FONSI cannot be issued for OU1.

Frazer R. Lockhart
Frazer R. Lockhart
Director
Environmental Restoration Division

CORRES CONTROL		
TRAFFIC		

Reviewed for Addressee
Corres Control RFP

8492

DATE BY

17 #

cc
A Rampertaap, EM-453
S Grace, ERD, RFO
S M Nesta, EG&G
D I Shain, EG&G

ADMIN RECORD